

## **REMARKS**

Following a decision by the Board of Appeals and Interferences, Applicants now file a Request for Continued Examination (RCE) and provide an amendment as a submission therewith. Independent claims 1, 18, 19, 20, 35, 41 and 45, and several underlying dependent claims were amended in the RCE submission.

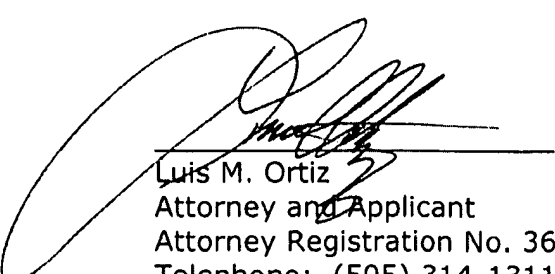
In the office action dated May 21, 2009, Examiner identified two groups of claims and is requiring restriction of the two groups under 35 USC 121. Group I consists of claims 1-20, 41, and 45-49, which Examiner indicates are drawn to a method for providing venue-based data to hand held devices classified in class 348, subclass 159. Group II consists of claims 35 and 26, which Examiner indicates are drawn to a system for wirelessly transmitting venue-based data in video packet to remote wireless hand held devices over an 802.11 wireless network classified in class 455, subclass 408.

Applicants elect Group I, claims 1-20, 41 and 45-49, without traverse. Claims 1, 3-20, 41 and 45-49 remain for examination.

Applicants respectfully request that the remaining Group I claims now of record be considered and allowed prompt issuance. Should there be anything to discuss that will facilitate and expedite allowance of the remaining claims, Examiner can contact the undersigned.

Respectfully submitted,

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